DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name;
I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

AUTOMATED OVERLAY METROLOGY SYSTEM

ine specifica	uon or	wmen:					
(check one)		is attached h was filed on as Application and was ame	on Serial No. Unknov	vn			
			(== a PF ======)				
I he	ereby sta	ite that I have:	reviewed and underst	and the content	s of the above identifi	ied specification, in	cluding the claims,
as amended	оу апу	amendment te	ferred to above.				
I ac Tit le 37, Co	knowle de of F	dge the duty to ederal Regulat	disclose information ions, § 1.56*	which is mater	ial to the examination	of this application	in accordance with
I he	ereby cla s certific	nim foreign pri ate listed belov	ority benefits under	fied below any	States Code, § 119 of foreign application for l:		
Prior Foreig	ın Appli	cation(s)				priority claimed	
(Numb	er)		(Country)	(Day/)	Month/Year Filed)	yes no	
(Numb	er)		(Country)	(Day/	Month/Year Filed)	yes no	
and, insofar the manner p information	as the s provide as defin	ubject matter of d by the first p ned in Title 3°	of each of the claims paragraph of Title 35	of this applicat , United States Regulations, §	e, § 119(e) of any Union is not disclosed in Code, § 112, I acknowledge 1.56 which occurred plication:	the prior United So nowledge the duty to	tates application in o disclose material
(Appli	cation S	Serial No.)	(Filing	Date)	(Status: patented, p	ending, abandoned))
and any con	tinuatio	n applications	thereof currently pen	ding.			

Power of Attorney: As a named inventor, I hereby appoint C. Lamont Whitham, Reg. No. 22,424, Marshall M. Curtis, Reg. No. 33,138, and Michael E. Whitham, Reg. No. 32,635, as attorneys and/or agents to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. All correspondence should be directed to Whitham, Curtis & Whitham, Reston International Center, 11800 Sunrise Valley Dr., Suite 900, Reston, Virginia 20191. Telephone calls should be directed to Whitham, Curtis & Whitham at (703) 391-2510.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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Inventor's Signature _	Bernard Fay	Date 5/21/01	
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Inventor's Signature _		Date	
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Post Office Address _	Same as above		
The state of the s			
	eral Regulations, § 1.56:		To the Continue was to make
(a) A patent by its ve	ry nature is affected with a public interest	. The public interest is best served	d, and the most effective patent
examination occurs w	then, at the time an application is being ex	amined, the Office is aware of ar	id evaluates the teachings of an
	o patentability. Each individual associated		
	ith toward the Patent and Trademark Offic		
	al to be material to patentability as defined i		
	until the claim is canceled or withdrawn t		
(b) Under this section	n, information is material to patentability w	hen it is not cumulative to inform	ation already of record or being
made of record in the	application, and (1) it establishes, by itself	f or in combination with other in	formation, a prima facie case of
unpatentability; or (2)	it refutes, or is inconsistent with, a position	the applicant takes in: (i) opposing	g an argument of unpatentability
relied on by the Offic	e, or (ii) asserting an argument of patental	oility.	